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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/017,062		12/14/2001	Dean Stoneback	MOT-D2555	6228
24375	7590	02/26/2004		EXAMINER	
VOLPE A		NIG, P.C.	SALCE, JASON P		
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PHILADELPHIA, PA 19103				DATE MAILED: 02/26/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/017,062	STONEBACK ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jason P Salce	2611				
The MAILING DATE of this communicatio Period for Reply	n appears on the cover sheet w	vith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory in - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a con. , a reply within the statutory minimum of the ceriod will apply and will expire SIX (6) MC statute, cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. NBANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	·					
	This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims		,				
4) ⊠ Claim(s) 1-32 is/are pending in the applic 4a) Of the above claim(s) is/are wit 5) ☐ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-32 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction a	hdrawn from consideration.					
Application Papers		•				
9) The specification is objected to by the Exa 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection t Replacement drawing sheet(s) including the c 11) The oath or declaration is objected to by the	accepted or b) objected to o the drawing(s) be held in abeya orrection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 	8) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 				

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 11/5/03 have been fully considered but they are not persuasive.

Applicant argues that the data receiver (220) does not receive signals traveling upstream from the remote points (104, 290-292). The examiner notes, nowhere in any of the independent claims (1, 5, 12, 15 and 18) is this limitation presented therefore the argument is moot.

Applicant also argues that the microprocessor (240) or the data receiver (220) monitors ingress noise. The examiner notes that both elements take part in monitoring for ingress noise in the system. The microprocessor (240) performs multiple functions, such as testing power levels and isolation capability (see Column 10, Lines 61-67 and Column 11, Lines 1-7). The data receiver (220) performs status monitoring (see Column 9, Lines 53-58). All of these functions as a whole provide a system, which "prevents and/or suppresses undesirable energy" (see Column 1, Lines 16-17), and that "undesirable energy" includes the category of "ingress energy" or ingress noise, as specified by the applicant (see Column 4, Lines 9-11).

Applicant also argues that Williams simply suppresses ingress noise, and does not monitor ingress noise. The examiner notes that in order to suppress the ingress noise, the system of Williams must monitor it to see if there is any ingress noise to suppress (see Column 16, Lines 61-67).

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Applicant also argues that Williams fails to disclose a modem to transmit ingress noise information, as recited in claims 1 and 5. The examiner notes element 250 in Figure 2 and Column 11, Lines 8-15 for transmitting information to the headend 102 (domain manager), which includes information regarding ingress noise (such as isolation of the return path in response to the monitoring (see arguments above).

Applicant also argues (in regards to claims 4, 8, 16 and 19) that Williams does not disclose a downstream-facing coupler located upstream from an upstream facing coupler, or an upstream facing coupler located downstream from a downstream-facing couple. The applicant is reading element 237 as the downstream-facing coupler and element 228 as the upstream-facing coupler; the examiner is reading the downstream-facing coupler to be element 228 and the upstream-facing coupler to be element 237. Note that coupler 237 only receives signals in the upstream direction from diplexer 207, and is therefore facing in the upstream direction. Also, the coupler 228 receives signals coming from the return transmitter 250 in the downstream direction, and is therefore facing downstream. Further, the examiner notes that he could also read the up and downstream couplers on the diplexers 202 and 205.

Applicant also argues (in regards to claim 9), that Williams fails to disclose a BTP located within a building which receives power from the building. The examiner notes Column 11, Lines 42-59 for a remote point 104 (see Figure 1 for element 104 being a home, i.e. a building). Also note Column 11, Lines 60-64 for power supplied to the BTP through a coaxial cable, which as shown in Figure 1, runs throughout building 104 to distribute signals throughout the home.

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All arguments based on the new added claims are addressed below.

The examiner also notes that the objection regarding the unsigned oath has been traversed.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-21, 23-24, 26-30 and 32 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Williams (U.S. Patent No. 5,745,836).

Referring to claim 1, Williams discloses a hub (Column 7, Lines 51-52), a domain manager (element 230 in Figure 2), a fiber optic line (Column 8, Lines 23-25), and a node located along the fiber optic line (element 170 in Figure 1).

Williams also discloses a BTP remotely located at or downstream from the node (element 140 in Figure 1), the BTP including an ingress monitoring interface connected to the HFC network to detect ingress in the HFC network downstream from the interface (element 240 in Figure 3 and Column 10, Lines 61-67 and Column 11, Lines 1-5) and a modem in communication with the domain manager to transmit detected ingress information (element 250 in Figure 2).

Referring to claim 2, Williams discloses a tap connected to the HFC network and located downstream from the node, and the ingress-monitoring interface and modem are connected to the HFC network at the tap (see element 170 connected to element

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140 in Figure 2).

Referring to claim 3, Williams discloses that the tap includes an upstream-facing directional coupler and a downstream facing directional coupler, the ingress-monitoring interface being connected to the downstream-facing directional coupler and the modem being connected to the upstream-facing directional coupler (Column 7, Lines 62-67 and Figures 1 and 2).

Referring to claim 4, Williams discloses that the upstream-facing directional coupler is located downstream from the downstream-facing directional coupler (see Figures 1 and 2).

Referring to claim 5, Williams discloses a tap having an RF line to transmit RF signals (see element 170 in Figure 2), and upstream-facing directional coupler located on the RF line (element 363 in Figure 3), and a downstream-facing directional coupler located on the RF line (element 202 in Figure 3). For the BTP element, see rejection of claim 1.

Referring to claim 6, Williams discloses that the tap includes an AC line for transmitting AC power, and the BTP receives AC power from the AC line (Column 7, Lines 66-67 and Column 8, Line 1).

Referring to claim 7, Williams discloses a telephone lead from a central office switch (element 631 in Figure 6).

Referring to claim 8, see rejection of claim 4.

Referring to claim 9, Williams discloses in an alternate embodiment that a remote point (building) can have a dedicated BTP (Column 11, Lines 42-59).

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Referring to claim 10, see Figure 1 for an amplifier (element 132 in Figure 1) located upstream from the tap (element 170 in Figure 1).

Referring to claim 11, see Figures 1-4.

Referring to claim 12, see rejection of claims 1 and 5.

Referring to claim 13, it is inherent that AC power must be converted to DC power in order for specific equipment to function properly.

Referring to claim 14, Williams discloses an amplifier at Column 9, Lines 2-4.

Referring to claim 15, see rejection of claims 1-3, and 5.

Referring to claim 16, see rejection of claim 4.

Referring to claim 17, see rejection of claim 2.

Referring to claim 18, see rejection of claims 14 and 15.

Referring to claim 19, see rejection of claim 16.

Referring to claim 20, see rejection of claim 17.

Referring to claim 21, Williams discloses in Figure 2, two drop lines coming from upstream-facing coupler 237, one feeds signals to the prybar receiver, which controls the ingress noise (see arguments above), and the other line is connected to the modem through element 228 in Figure 2.

Referring to claim 23, see rejection of claim 21.

Referring to claim 24, Williams discloses a modern that is powered by a line connected to the power line (see Column 9, Lines 42-45).

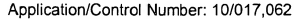
Referring to claims 26-27, see rejection of claim 21.

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Referring to claim 28, Williams discloses a fiber optic receiver (element 119 in Figure 1) connected to the fiber optic line (see element 115 in Figure 1), and connected to the plurality of branches by a downstream line (see element 105 in Figure 1), which converts optical signals traveling downstream from the fiber optic line into electrical signals (see Column 8, Lines 11-15 for an electrical signal leaving the Fiber Receiver 118 in Figure 1, since a fiber optic signal is entering the receiver and an electrical is leaving, the conversion must take place).

Williams also discloses a fiber optic transmitter (element 119 in Figure 1) connected to the fiber optic line (element 114 in Figure 1), and connected to the plurality of branches by an upstream line (see element 105 in Figure 1), which converts electrical signals traveling upstream from the branches into optical signals (see Column 8, Lines 15-17 for a fiber optic signal leaving the transmitter to go back to the headend, therefore, the conversion from element 105 in Figure 1, would have to be converted back to an optical signal), wherein the plurality of downstream-facing directional couplers are located on the upstream line (see Column 9, Lines 1-4).

Referring to claim 29, Williams discloses a plurality of return gates (boxes labeled "G" in Figure 1), which all contain two diplexers, as shown in Figure 2. Upstream and downstream signals are filtered through these return gates so that downstream signals passing through the downstream line through each of the branches, exit the node without entering the upstream line (this is how a low or high pass filter works, by filtering the low frequency signals (the upstream signals) and the high frequency signals (the downstream signals)).



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Referring to claim 30, Williams teaches an amplifier on the downstream line on each of the branches (see element 131 in Figure 1).

Referring to claim 32, see rejection of claim 29.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 22 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Williams (U.S. Patent No. 5,745,836) in view of Bushue et al. (U.S. Patent No. 5,845,190).

Referring to claim 22, Williams discloses all of the limitations in claim 4, and suggests a network tap (see Figure 3), equipped with two diplexers, where the second diplexer (element 360, 361, 362 or 363 in Figure 3) is downstream from the first diplexer (element 204 in Figure 3). Williams also discloses that an AC power can be taken from the lowest frequency bands of the coaxial cable (see Column 11, Lines 60-64). Also note the rejection of claim 3 and Figure 2 for the couplers being resident on the RF line. Williams fails to teach that the first diplexer separates and recombines a branch entering the tap into a power line and RF line.

Bushue discloses a tap that separates and recombines an RF and power signal at a first diplexer (see Column 2, Lines 40-52). At the time the invention was made, it would have been obvious to a person of ordinary skill in the art, to modify the first



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diplexer of Williams, using the first diplexer of Bushue for the purpose of providing a device for obtaining both a RF communication signal and an electrical power signal from a coaxial distribution cable in a combined CATV and telecommunication network (see Column 2, Lines 22-26 of Bushue).

Referring to claim 25, see rejection of claim 22.

4. Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over Williams (U.S. Patent No. 5,745,836) in view of Wagner (U.S. Patent No. 4,812,779).

Referring to claim 31, Williams teaches an amplifier (element 132 in Figure 1) and the upstream facing directional coupler is located on the upstream line (see rejection of claim 3), but does not teach the specifics of the amplifier. Wagner teaches an amplifier in a cable system (see element 10 in Figure 1), which contains a first diplexer (element 16 in Figure 1) connected to the input (element 12 in Figure 1). Wagner also teaches a forward amplifier connected to the first diplexer (see element 18 in Figure 1) and the at least one branch by a downstream line (see line extending from element 18 to coupler 20 in Figure 1).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art, to modify the amplifier of Williams, using the amplifier of Wagner, for the purpose of reducing interstage losses in a multistage trunk amplifier module (see Column 2, Lines 67-68 of Wagner).

Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason P Salce whose telephone number is (703) 305-1824. The examiner can normally be reached on M-Th 8am-6pm (every other Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Faile can be reached on (703) 305-4380. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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February 18th, 2004

VIVEK SRIVASTAVA PRIMARY EXAMINER